

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
AUSTIN DIVISION

YETI COOLERS, LLC,

§

Plaintiff,

§

v.

1:18-CV-608-RP

MAROLINA OUTDOOR, INC. d/b/a  
HUK, and KRYPTEK OUTDOOR  
GROUP, LLC,

§

Defendants.

§

**ORDER**

Before the Court is Plaintiff YETI Coolers, LLC’s (“YETI”) Notice of Dismissal of Marolina Outdoor, Inc. d/b/a/ HUK (“HUK”) Without Prejudice. (Dkt. 9). YETI asks that the Court dismiss all of its claims against HUK without prejudice. (*Id.*). Federal Rule of Civil Procedure 41(a)(1)(A)(i) allows a plaintiff to voluntarily dismiss an action without a court order by filing a notice of dismissal before the opposing party serves an answer or a motion for summary judgment. Fed. R. Civ. P. 41(a)(1)(A)(i). HUK has not served an answer or a motion for summary judgment. The Court therefore **ORDERS** that YETI’s claims against HUK are **DISMISSED WITHOUT PREJUDICE**. All costs shall be taxed to the party incurring them. This order has no effect on YETI’s claims against any other defendant to this action.

**SIGNED** on August 3, 2018.



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ROBERT PITMAN  
UNITED STATES DISTRICT JUDGE